

Federal Bureau of Investigation

Freedom of Information / Privacy Acts

Release

SUBJECT: De Marigny, Alfred M.F.

FEDERAL BUREAU OF INVESTIGATION

CASE ORIGINATED			1	Miami	FILE NO.	62-1262	rd —		
REPORT MADE AT		DATE WHEN MADE	PERIOD FOR WHICH MADE	REPORT MADE	REPORT MADE BY				
MIAMI, FI	ORIDA	5/5/39	4/24-28/39						
LE				CHARACTER O	F CASE				
				MISCRIA	ANTROTIC -				
		MISCELLANEOUS - Information Concerning							
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NOPSIS OF FACTS	of WAL	TER W. FOSKET	Beach 7628 list I, resident of	ed to res:	ldence				
ber of law firm W			TERS FOSKETT	WILCOX.	conducting:				
	genera	l law practice	Principal o	lients HAI	RRY OAKES.	No.			
	Canadi	an multi-milli	lonaire and HAR	RY WINDSOM	R. publisher				
	of Pop	ular Mechanica	FOSKETT clo	se friend	of Joseph	w			
	KEENAN	, former assis	stant to the At	torney Ger	neral and				
	KEENAN	Very close to	HARRY OAKES.	Bockets &	at Mismi,				
s.	MINDAM TTgo?	D in Todomii (se FOSKETT rep	resented (JAKES or				
			Court. WENDS TO Nassau, B.I. a						
•			is Federal and			•			
•	receiv	ing income the	ough holding o	orporation	known #8				
Lines	Tesden	, Inc., which	is "brain chil	d" of FOSE	ETT. who				
	is alle	eged to be an	to be an officer thereof, receiving a sub-						
	stanti	al income. In	ternal Revenue	Agents co	ntemplate				
:	invest	igation of OAK	ES, in order t	o put him	in class of				
,	non-resident citizen, for tax purposes, inasmuch as he is believed to spend more than six months each year in								
	the Tin	ited States	more than six Miami telephon	montas es	ich year in				
\	reside	ace of STMON F	MINIT COLUMN	ettomer	oj pojeti el				
residence of SIMON PETER ROBINEAU, attorney, lobbyist and sponsor of bill legalizing slot machines; also re-									
			ng interests a		INFORMAT	ION CONTAI	NED		
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REFERENCE: Telegrams from New York City, 4/24 and 26/39; teletype from New York City office 4/26/39; teletype to New									
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DETAILS:	Purs	uant to	the i	nvestigati	on re	quested	l by t	he New	York
				telegram					
Agent				h, Florida					
telephone 76	28 was	listed t	o the	residence	of W	ALTER V	i 🐧 Pos	KETT,	153
Clark Avenue	•						1/		

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Contact was had with Captain A. J. LONGO, of the Palm Beach Police Department, an FBI National Police Academy graduate, who advised that FOSKETT was a practicing attorney who had resided at Palm Beach for the past twenty years and who was a member of the law firm on WINTERS, FOSKETT & WILCOM, Captain LONGO advised that FOSKETT was engaged in the general practice of law and that his principal clients were HARRY OAKES, Canadian multi-millionaire and HARRY WINDSOR, publisher of Popular Mechanics magazine; that FOSKETT was a very good friend of Mr. JOSEPH KEENAN, former Assistant to the Attorney General.

Captain LOMGO was requested to treat this inquiry as being strictly confidential.

The foregoing information was furnished the New York City Field Division by telegram on April 25, 1939.

Miami Field Division from the New York office, requesting further investigation of WALTER FOSKETT, to ascertain if he had represented HARRY OAKES or HARRY WINDSOR and his interests or other clients in any income tax litigation or matters since 1935 and to furnish further information relative to the background and addresses of OAKES. Accordingly, the reporting Agent made a check of the criminal and civil dockets in Federal Court & Miami, through the courtesy of Mr. GEORGE W. PITCHFORD, Deputy Clerk in Charge. From a review of these dockets and a review of the correspondence files of the Court from 1933 to date, it was ascertained that WALTER W. FOSKETT had not represented either OAKES or WINDSOR in any Federal action in the courts at Miami, Florida; that FOSKETT represented several other clients in civil and equitable matters, namely, the following cases:

Spitzer-Rouck & Trust Company Savings Bank, trustee

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Everglades Club, Inc. Case #1207-M, January 8, 1958
In the nature of a petition claiming trustee managed
in bad faith assets. This action was handled by the
firm of Winters, Foskett & Wilcox, most of the correspondence being handled by Burt Winters. From
stationery in the file it was ascertained members of
the firm are as follows: BURH WINTERS, WALTER W.
FOSKETT and J. MARK WILCOX, the latter being a former United States Senator from Florida.

Arnold Construction Company vs.
The Franklinsville Realty Company,
Equity case #1359-Me

A check made of the correspondence file of the court for 1939 failed to disclose any matters in which FOSKETT personally appeared for any clients.

During 1938 the firm represented:

O'DELL vs. Firestone Tire Company, April 4, 1938; Civil suit #2477-Ma

WEEK Vs. COMBAU, Case #102-N.

During 1933 the firm represented:

WREVER SQUIER CORPORATION vs. Firestone Tire & Rubber Co. Case #891-M, Equity.

LOERY vs. City of West Palm Beach, Florida Case #1635, Civil.

With reference to cases in which WALTER W. FOSKETT personally represented clients, the following were ascertained:

GEORGE G. PARIS vs. East Coast Finance Corporation Case #1144 - Equity - No.

Case #1143 - Equity M; #1915 - Civil - M; #1905 - Equity; #1098 Equity; #1724 - Civil-M; #102-Equity-M.

Neither OAKES nor WINDSOR appeared to be a participant in any of the above entitled cases.

At the Palm Beach Police Department Agent again contacted Captain A. J. LONGO, who advised that WILLIAM H. WINDSOR also known as HARRY WINDSOR, had a permanent residence at Winnetka, Illinois; that he had resided at Palm Beach since 1932, during the winter season; that he occupied the following addresses since 1932:

1932 - Grant's residence, El Brillo War;

1934 - Frazier's residence, South Ocean Boulevard;

1935 - McCullough's residence, El Brillo Way;

1936 - Chase's residence, Via DelMar.

1937 - The Thomas House, 196 Banyan Road

1938 - Residence at #7, South Lake Trail

1939 - The old Babcock estate at North Lake Trail.

Captain LONGO advised that WINDSOR was an irresponsible type of individual who constantly became involved in trouble, only recently being mixed up in a contract to purchase a large yacht, which the vendor claimed WINDSOR signed, the latter claiming he was under the influence of liquor at the time. Captain LONGO advised that FOSKETT represented WINDSOR in this matter but that to his knowledge FOSKETT had not represented WINDSOR in any income tax matters and he was of the opinion that WINDSOR did not file a return in this area but probably filed same at Chicago, Illinois, the district of his permanent residence. WINDSOR customarily spends the winter season at Palm Beach and rents an estate on a seasonal basis.

In reference to HARRY OAKES, Captain LONGO advised that OAKES presently lives at the Seven Oaks at Palm Beach, an estate formerly belonging to R. J. BEATTY and formerly known as Beatty Villa; that BEATTY presently resides at 260 Ravine Drive, Highland Park, Illinois and that OAKES remodelled the Beatty Villa, which is now owned by OAKES and presently known as the Seven Oaks; that his permanent residence was at one time at Niagara Falls, Canada, around 1931 but that since that time he, Captain LONGO, had heard it rumored that OAKES has an estate which he considers his permanent residence, at Nassau, Bahama Islands; that OAKES rented the Seven Oaks estate to R. B. STRASSEURGER in 1936 and 1937; during 1938 he rented this estate to FRED T. BEDFORD. The estate was vacant in 1939.

Captain LONGO advised that the daughter of HARRY CAKES is presently at Palm Beach, staying at the residence of WALTER FOSKETT; that FOSKETT has represented CAKES and is alleged to be the brains behind the corporate setup through which CAKES receives considerable income, from his convership of and interests in Canadian copper and gold mines. OAKES reputedly is one of the world's wealthiest men but is not greatly publicized. This corporate setup is known as Tesden, Inc., of which FOSKETT is alleged to be an officer and from which he receives a substantial income. Captain LONGO stated he believes Tesden, Inc., is incorporated in Florida and possibly in Wilmington, Delaware; that CAKES has similar corporate setups in other States, the identities of which were unknown to Captain LONGO.

Captain LONGO was cautioned that the information requested from him was strictly confidential and he agreed to keep it so:

At the office of the Collector of Internal Revenue. West Palm Beach, Florida, Agent contacted Internal Revenue Agents who handle the questionable income tax matters for that area, investigate the same and have knowledge as to returns filed and those which are questionable.

They advised neither WINDSOR nor OAKES had filed returns in that area and they were of the opinion that WINDSOR would file a return at Chicago, Illinois, inasmuch as that was the area of his permanent residence. The Agents also advised that HARRY CAKES did not file a return in the office at West Palm Beach and that OAKES had established a so-called permanent residence at Nassau, Bahama Islands, for the purpose of avoiding Federal personal income tax, and that CAKES had engaged in politics at Nassau and had himself elected to the legislature at that place; that the Internal Revenue Agents had contemplated an investigation relative to HARRY OAKES inasmuch as it was felt he spent at least six months, if not more, within the United States; that if this fact could be established, he would be subject to Federal income tax as a non-resident citizen. They similarly volunteered information that OAKES received his income through a corporate setup in Florida which was subject to Federal corporate tax and information relative to those returns would be available at Jacksonville, Florida, They advised the returns as made under this corporate setup, if questionable, had not been brought to their attention but would probably be handled through the Jacksonville office.

They furnished the information that WALTER W. FOSKETT represented HARRY CAKES. Further, that in the event any question were raised as to an income fax matter, same would not be heard in the Federal court but would go through the various proceedings of quasi-judicial hearings of the Internal Revenue Department and would eventually end in Washington, D. C.

Inquiries were made of the Internal Revenue Agents' office at Miami, Florida, for the possible filing of a return by OAKES and WINDSOR. However, information was obtained that all records relative to income tax matters were maintained at Jacksonville, Florida. Accordingly, Special Agent at Jacksonville, ascertained through a confidential informant of the Internal Revenue Department, Income Tax Division, that neither HARRY OAKES nor HARRY WINDSOR had filed income tax returns in Florida from 1933 to 1938 and that the office had received no references from other districts concerning either of these individuals; that in the event either OAKES or WINDSOR were involved in income tax litigation in other districts, reference would likely be made to the Florida district, in view of their winter residence in this State, for the purpose of ascertaining any property or income they might have in this State.

The practice of the Treasury Department in tax matters makes it necessary for an attorney to be registered and that examination of the eligible attorneys who practice before the Treasury Department in the Florida taxing district failed to disclose that WALTER FOSKETT is so registered; further, that there is no record of litigation in the Clerk's officewherein

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FOSKETT represented either OAKES or WINDSOR or their interests; that neither OAKES nor WINDSOR is involved in any Federal action in Jackson-ville, Floridae

WALTER FOSKETT was admitted to practice in the Federal Court for the Southern District of Florida on January 12, 1927.

In conversations with Captain LONGO he advised that HARRY OAKES and an individual named TAYLOR had in the past contemplated purchasing an island in the West Indies and establishing their memarchy, to avoid all taxation. He also advised that JOSEPHAKEENAN, former Assistant to the Attorney General, was very friendly with FOSKETT and OAKES and when in Florida used their residences at will, being enteratined by them and afforded all facilities available.

A summary of the foregoing information was furnished the New York Field Division by teletype on April 26, 1939.

Pursuant to the request for investigation contained in the telegram from the New York FieldDivision on April 26, 1939, concerning the activities and business associations of subscribers to Miami telephone number 2-5983 and Miami Beach phone 2-2410, a check was made in the Tel-O-Aid cross index for Miami and it was indicated that Miami phone 2-2410 was listed for the business office of SIMON PETER ROBINEAU, in the Olympia Building, Miami. This firm consists of SIMON PETER ROBINEAU, BENJAMIN AMOS and M. GARLAND BUDD, Jr., Attorneys. A check of the telephone directory revealed that SIMON PETER ROBINEAU, Attorney, resided at 454 N.E. 23rd Street, Miami, and had telephone 2-5983. It is to be noted there is no Miami Beach telephone number 2-2410, all Miami Beach phones being listed under the Miami directory and there being no separate directory for Miami Beach.

Reporting Agent contacted Mr. JOSEPH OTTO, Assistant to the States Attorney, Dade County Court House, Miami, who is a reliable individual and who has furnished information to this office in the past, of a confidential nature. Mr. OTTO advised that SIMON PETER ROBINEAU is an attorney in Miami and has been practicing law for a number of years; that ROBINEAU is of French birth, having come to this country at a tender age and having received his education in the United States. He is considered very well educated, having attended Suwannes University and Harvard University. He formerly was a teacher of languages, subsequently becoming engaged in the practice of law at Miami, formerly associated with A. J. ROSE, local Judge, now deceased. Subsequently he was elected a member of the State legislature for several seasons and was defeated by JOHN LINDSEY.

Mr. OTTO advised that ROBINEAU is a very polished individual who lives up to every cent of his encome; that he is closely allied politically and in the past has been very closely associated with various Governors of the State of Florida. His practice consists mainly of civil suits but he has defended several of his political colleagues in impeachment proceedings. He presently acts more in an advisory capacity, and is engaged as a lobbyist at the present legislature, representing the Widener racing interests at Hialeah and Tropical Park. He is presently attending the Tallahassee legislative session, protecting the above interests. Mr. OTTO further advised that ROBINEAU was a sponsor or a bill legalizing the operation of slot machines in Florida, which bill has since been defeated. There have been no evidences of any unethical practices on his part but it is believed ROBINEAU uses his political influence to obtain the desired results, whenever and wherever possible.

Mr. OTTO went on to inform that ROBINEAU is married, is socially prominent in Miami, entertaining prominent people at the Surf Club, Miami Beach; that he has one daughter attending Dobbs Ferry School and another at Vassar; that he has a son in private school.

Mr. OTTO advised that M. GARLAND BUDD is considered an average lawyer in civil matters in private practice but none too brilliant. BENJAMIN AMOS was unknown to informant.

The above information was supplied the New York office by teletype on April 26, 1939.

REFERRED UPON COMPLETION TO DIVISION OF CREGIN.